## House Amendment 1311

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                 Amend Senate File 413, as passed by the Senate, as
           2 follows:
           3 \pm 1. Page 4, by inserting after line 22 the
           4 following:
                 <Sec. .
                                 Section 423E.2, subsection 3, Code
          6 2007, is amended to read as follows:
                       The county commissioner of elections shall
          8 submit the question of imposition of a local sales and
          9 services tax for school infrastructure purposes at a
      1 10 state general election or at a special election held
      1 11 at any time other than the time of a city regular
      1 12 election only. The question shall not be voted on at
      1 13 an election shall not be which is held sooner than 1 14 sixty days after publication of notice of the ballot
      1 15 proposition. The ballot proposition shall specify the 1 16 rate of tax, the date the tax will be imposed and 1 17 repealed, and shall contain a statement as to the
      1 18 specific purpose or purposes for which the revenues
         19 shall be expended. The content of the ballot 20 proposition shall be substantially similar to the
         21 petition of the board of supervisors or motions of a
         22 school district or school districts requesting the
         23 election as provided in subsection 2, as applicable, 24 including the rate of tax, imposition and repeal date,
         25 and the specific purpose or purposes for which the
         26 revenues will be expended. The dates for the 27 imposition and repeal of the tax shall be as provided
         28 in subsection 1. The rate of tax shall not be more
29 than one percent. The state commissioner of elections
30 shall establish by rule the form for the ballot
31 proposition which form shall be uniform throughout the
      1
         32 state.
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                                 Section 423E.2, subsection 5, paragraph
                 Sec.
         33 Sec. ____. Section 423£.2, subsection 5, 34 a, Code 2007, is amended to read as follows:
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                 a. The tax may be repealed, the period of
         36 imposition of the tax may be extended for additional
         37 periods up to ten years each, or the rate increased,
         38 but not above one percent, or decreased, or the use of
         39 the revenues changed after an election at which a
         40 majority of those voting on the question of repeal
         41 extension, rate change, or change in use favored the
         42 repeal, extension, rate change, or change in use. The 43 election at which the question of repeal, extension,
         44 rate change, or change in use is offered shall be
         45 called and held in the same manner and under the same
      1 46 conditions as provided in this section for the
         47 election on the imposition of the tax. However,
         48 election on the change in use shall only be held in
      1 49 the school district where the change in use is
         50 proposed to occur. The question on the repeal, 1 extension, rate change, or change in use shall be held
         2 at a state general election only. The election may be 3 held at any time but not shall not be held sooner than 4 sixty days following publication of the ballot
          5 proposition. However, the tax shall not be repealed 6 before it has been in effect for one year.
          7 Sec. ___. APPLICABILITY DATE. The sections 8 amending 423E.2 in this Act apply to elections
          9 involving local sales and services tax for school
         10 infrastructure purposes to be held after the effective
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11 date of this Act.>